TERMS OF THE STANDARD. ONE YEAR, IN ADVANCE, WITHIN THE TEAR, AT THE EXPIRATION OF THE YEAR, No paper will be discontinued, (unless at option of the publisher), until all arrearages PRICES OF ADVERTISING!

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accompanied with the cash, except from persons who have open accounts with the office. Office in the south end of the Market Building.

dependent Treasury Law ment of the public revenue.

Be it enacted by the Senate and House drawn therefrom according to law.

That the Mint of the United States, in er official dot imposed upon them. SEC. 7. And be in further enacted, Consylvania, and the Branch Mint, in That the Treas for of the United States, Louisiana, and the vaults and safes States, the Treasurer of the Branch Mint thereof, respectively, shall be places of at New Orleans, and the receivers generdeposite and safe keeping of the public al of public money hereinbefore directed noneys at those points respectively; and to be appointed, shall, respectively give the Treasurer of the said Mint and bonds to the United States, in such Branch mint respectively, for the time be- form, and for such amounts, as shall be ing, shall have the custody and care of all | directed by the Secretary of the Treasupublic moneys deposited within the same ry, by and with the advice and consent of and shall perform all the duties required the President, with sureties to the satisto be performed by them, in reference to the Solicitor of the Treasury; to be fixed and declared at the time of the receivers-general of public mostly at pulsations to enforce the speedy presents. The agents selected New York Restor Charleston and Shall, from time to time, renew, each appointment. The agents selected New York Restor Charleston and Shall, from time to time, renew, each appointment. the receipt, safe-keeping, transfer and and shall, from time to time, renew, disbursements of all such moneys, accor- strengthen, and increase their official ding to the provisions hereinafter contain- bonds, as the Secretary of the Treasury,

That there shall be prepared and provi- official bonds of any of the said officers to led, within the custom-houses now erect- the contrary notwithstanding. ing in the city of New York, in the State of New York, and in the city of Boston, That if shall be the duty of the Secretary in the State of Massachusetts, suitable of the Treasury, at as early a day as posand convenient rooms for the use of the sible after the passage of this act, to rerecoivers-general of public moneys, here- quire from the several depositaries hereinafter directed to be appointed, at those by constituted, and whose official bonds places, respectively; and sufficient and are not hereinbefore provided for, to exsecure fire-proof vaults and safes for the ecute bonds new and suitable in their keeping of the public moneys collected terms to meet the new and increased duand deposited with them, respectively; ties imposed upon them respectively by and the receivers-general of public mo- this act, and with sureties, and in sugns mey, from time to time appointed at those such as shall seem reasonable and safe of the said rooms, vaults and safes, res- from time to time to require such bonds pectively; and of all the public moneys to be renewed and increased in amount deposited within the same; and shall and strengthened by new sureties, to the Treasurers, respectively, of said Mints, and paid in the notes of specie paying ceipt, safe-keeping, transfer and disburse- in the hands of the depositary or out of ment of all such monyes, according to any other duty or responsibility arising the provisions of this act.

Sec. 4. And be it further enacted, and provided, at the expense of the Uni- lic money, of every character and dested States, at the city of Charleston, in cription, within the District of Columbia, the State of South Carolina, and at the shall, as frequently as they may be direccity of St. Louis, in the State of Missou- ted by the Secretary of the Treasury, or ri, offices, with suitable and convenient the Postmaster General, so to do, pay orooms for the use of the receivers gener- ver to the Treasurer of the United States al of public money hereinafter directed at the Treasury thereof, all moneys colto be appointed at the places above nam- lected by them, or in their hands; that all ed; and sufficient and secure fire-proof such collectors and receivers of public the fiscal agents of the Government, may duties, taxes, sales of public lands, debts, duties imposed by this act; the treasurer and sums of money, shall be so collected; of the branch mint at New Orleans shall pointed at those places, shall have the cus- said Mints, all public moneys collected tody and care of the said offices, vaults, and safes, so to be erected, prepared and provided, and of all the public moneys deposited within the same; and shall perform all the duties required to be performed by them; in reference to the receipt, safe-keeping, transfer, and disbursement of all such moneys, according to the provisious hereinafter contained.

SEC. 5. And be it further enacted, by and with the advice of the Senate ap- ding to law; and it shall be the duty of shall the compensation of any one clerk, point four officers, to be denominated 're- the said Secretary and Postmaster Gen- so appointed, exceed eight hundred dolceivers-general of public money," which end to direct such payments, by the said lars per annum. said officers shall hold their offices for the term of four years, unless sooner removed therefrom; one of which shall be located in the city of New York, in the State all cases, as they, in their discretion, may

officers shall give bonds to the United the offices of either of the receivers gen- others, having public money to pay to the neglect, evasion or violation, and also to States, with sureties according to the provisions hereinafter contained, for the

faithful discharge of the duties of their respective offices.

Sec. 6. And be it further enacted, That the Treasurer of the United States, the Treasurer of the Mint of the United States, the Treasurers, and those acting as such, of the various Branch Mints, all collectors of the customs, all the surveyors of the customs acting also as collectors, all receivers-general of public monays, all receivers of public moneys at the several land offices, and all postmasters, except as is hereinafter particularly provided, be, and they are hereby, re-N ACT to provide for the collection, quired to keep safely, without loaning or safe-keeping, transfer, and disburse- using, all the public money collected by them, or otherwise at any time placed in their possession and custody, till the of Representatives of the United States same is ordered by the proper depart-America, in Congress Assembled, ment or officer of the Government to be That there shall be prepared and provi- transferred or paid out; and when such ded, within the New Treasury building orders for transfer or payment are renow erected at the seat of Government, ceived, faithfully and promptly to make suitable and convenient rooms for the use | the same as directed; and to do and perassistants and clerks; and sufficient and the Government, which may be imposed | creditors, or both. secure fire-proof vaults and safes, for the by this or any other acts of Congress, or keeping of the public moneys in the pass- by any regulation of the Treasury De- That the moneys in the hands, care and loan, with or without interest, any portion proper department immediately to sus erected: Provided, however, That if the session and under the immediate control partment, made in conformity to law; of the said Treasurer; which said rooms, and also to do and perform all acts and constituted by this act, shall be considervaults and safes, are hereby constituted and declared to be, the Treasurer of the United States. And the said Treasurer of the United States shall keep all the public comoneys which shall come to his hands of the United States are being the United States and the United States shall keep all the public comoneys which shall come to his hands of the Same manner as though the said Treasurer of the United States shall keep all the public comoneys which shall come to his hands of the Same manner as though the said the Same manner as though the said the Same manner as though the Same to the Treasurer of the United States shall be the said the same manner as though the said the said the same manner as though the said the said the said the said the said the same manner as though the said in the Treasury of the United States, as those departments may be required by sereby constituted, until the same are law to make, and which are of a charactor the United States, and each depositary cer or agent of the United States, and may be promptly removed from office, or rawn therefrom according to law.

Szc. 2. And be it further enacted, by constitute consistently with the oth-

he city of New Orleans, in the State of the Treasurer of the Mint of the United with the consent of the President, may SEC. 3. And be it further enacted, direct; any law in reference to any of the

SEC. 8. And be it further enacted, oints, shan have the custody and care to the Solicitor of the Treasury, and perform all the duties required to be par- meet any increasing responsibility which formed by them, in reference to the re- may grow out of accumulations of msney

under this or any other law of Congress. Sec. 9. And be it further enacted, That there shall be erected, prepared, That all collectors and receivers of pubsuch collectors and receivers of public moneys within the cities of New York. ted by them, or in their hands, to be Collectors and receivers, at all the said places, at least as often as once in each That the Secretary of the Treasury shall

In the city of St Louis of the mint at Philadelphia; to Sec. 18. And be it further enacted, immediately reported to the President of any public or private sale of lands, in the city of St Louis of the mint at Philadelphia; to Sec. 18. And be it further enacted, immediately reported to the President of any public or private sale of lands, in the rison.

State of Missouri; and all of which said the Branch Mint at New Orleans; or to That all marshals, district attoreys, and the United States, with the facts of such same manner as the currency authorized General, so far as its exercise by him deposit therefor. may be consistent with the provisions of section of existing laws; and every depositary constituted by this act shall keep his ac- the safekeeping, transfer and disburse- so furnished, or when those means are ton, South Carolina, and at St. Louis, Department, separate and distinct from Department, are hereby required to keep at their place of payment and properthe account kept by him of other public an accurate entrey of each sum received ly paid according to the law, and shall ted, the sum of ten thousand dollars, to moneys so paid or deposited. And for and of the kind of money in which it is re- make his payments in the currency so be expended under the direction of the the purpose of payments on the public ceived, and of each payment or transfer, received for the drafts furnished, unless, Secretary of the Treasury, who is hereby account, it shall be lawful for the Treas- and of the kind of currency in which it is in each case, he can exchange the means required to adopt plans for the said offiurer of the United States to draw upon made; and that if any one of the said of- in his hands for gold and silver at par, ces, and the vaults and safes connected any of the said depositaries; as he may ficers, or of those connected with the and so as to faciliate his payments, or therewith, and to cause the same to be think most conducive to the public inter- Post Office Department, shall convert to otherwise accommodate the public ser- constructed and prepared for use with as of the Treasurer of the United States, his form all other duties as fiscal agents of ests, or to the convenience of the public his own use, in any way whatever, or vice and promote the circulation of a me-

custody, of one of the depositeries of the public moneys entrusted to him for pend from duty any disbursing officer who Secretary of the Tressury shall find upmoneys were actually in the Treasury of by declared to be a felony, and any offi- to the end that such officer, or agent, shall make returns to the Treasury and all persons advising or participating in restored to his trust and the performance rooms to be prepared and the decimpant and the performance rooms to be prepared and the performance rooms to be performance rooms. ceived and paid by him, at such times, any court of the United States of com- just and proper. and in such form, as shall be directed by petent jurisdiction, shall be sentenced to | Sec. 22. And be it further enacted, the Secretary of the Treasury or Post- imprisonment for a term not less than That it shall not be lawful for the Secremaster General.

That the Secretary of the Treasury shall embezzled. be, and is bereby authorized to cause exty to the public moneys may thereby.

SEC. 13. And be it further enacted, That in addition to the examinations provided for in the last preceding section, and as a further guard over the public moneys, it shall be the duty of each naval receiver-general of the public moneys, or collector of the customs, of their respective districts; of each register of a hundred and sixteen, so far as it authoriland office, as a check upon the receiver zes the receipt in payment of the duties, of his land office; & of the director & super taxes, sales of public lands, debts and intendent of each mint and Branch Mint when seperate offices, as a check upon or the persons acting as such, at the close of each quarter of the year, and as much fourth part of all such duties, taxes, sales by the Secretary of the Treasury to do so, accruing or becoming due to the United to examine the books, accounts, returns, e ral of public money, collectors, receivers of land offices, Treasurers, and persons rate and faithful return to the Treasury of all such duties, taxes, sales of public

Department of their condition. SEC. 14. And be it further enacted, That the said officers respectively, whose thirtieth day of June, which will be in the at Philadelphia shall, in addition to his duty it is made by this act to receive, keep, and disburse the public moneys as ty-two, one other fourth part of all such lars, annually, for the performance of the public money collected and deposited at and New Orleans, shall, upon the same ses for clerks, fire proof chests or vaults, or and that from and after the thirtieth day those points respectively; and the said direction pay over to the Treasurers of other necessary expenses of safekeeping, of June, which will be in the year one ally, for the additional duties created by receivers-general from time to time ap- the mints in their respective cities, at the transferring, and disbursing, said moneys: thousand eight hundred and Torty-three, this act; and these salaries, respectively, all such expenses of every character to the remaining fourth part of the said duby them, or in their hands; and that all be first expressly authorized by the Se- ties, taxes, sales of public lands, debts, cretary of the Treasury, whose directions and sums of money, shall be also collecupon all the above subjects, by way of reg- ted in the legal currency of the United Boston, Charleston, and St. Louis, shall, ulation and otherwise, so far as authoriupon the same direction, pay over to the | zed by law, are to be strictly followed by receivers general of public money in all the said officers: Provided, that the their respective cities, at their offices re- whole number of clerks to be appointed spectively, all the public moneys collec- by virtue of this section of this act, shall not exceed ten, and that the aggregate safely kept by the said respective deposi- compensations of the whole number shall That the President shall nominate, und, taries, until otherwise disposed of accor-

ience of the public business, and the safe-

eral of public moneys, by this act direct United States, and all pattentees, wishing Congress if in session, and if not in sest public lands. Provided however, That ed to be appointed; to be there safely to make payment for patents to beissued, sion, at the commencement of its session the receipts given by the Treasurer of kept, according to the provisions of this may pay all such moneys to the Treasurer next after the violation takes place act; and also to transfer moneys in the of the United States at the Treasury, to hands of any one depositary constituted the Treasurer of either of the Mints, in That no exchange of funds shall be made negotiable or transferable, by delivery, by this act to any other depositary con- Philadelphia or New Orleans, to either of by any disbursing officers, or agents of or assignment, or any other manner stituted by the same, at his discretion, the receivers-general of public money, or the Government of any grade or denom- whatsoever, but shall, in all cases, be and as the safety of the public moneys to such other depositary constituted by ination whatsoever, or connected with presented in payment for land by or for shall seem to him to require; which au- this act as shall be designated by the Se- any branch of the public services, other thority to transfer the moneys belonging cretary of the Treasury, in other parts of than an exchange for gold and silver; as shown upon its face. to the Post Office Department is also the United States, to receive such pay- and every such disbursing officer when hereby conferred upon the Postmaster ment, and give receipts or certificates of the means for his disbursements are fur- That for the purchase of sites, and for

six months, nor more than five years, and tary of the Treasury to make or continue Sec. 12. And be its further enacted, to a fine equal to the shount of money in force any general order, which shall

SEC. 18. And be it further enacted, aminations to be made of the books, ac- That until the rooms, offices, vaults and funds or medium of payment, in which counts, and money on hand, of the sev- safes, directed by the first four sections debts or dues accruing to the United eral depositaries constituted by this act; of this act to be constructed and prepar- States may be paid. and for that purpose to appoint special a- ed for the use of the Treasurer of the structed to examine as well the books, for use, it shall be the duty of the Secrerequired for the safe-keeping of the pubto be paid by the United States.

Sec. 19. And be it further enacted, That from and after the thirtieth day of June, which will be in the year one thoustion of Congress of the thirtieth day of exchange. April, in the year one thousand eight sums of money accruing or becoming payable to the United States, to be collected banks, shall be so modified as that ocemore frequently as they shall be directed of bublic lands, debts and sums of money States, shall be collected in the legal and after the thirtieth day of June, which will be in the year one thousand eight lands, debts, and sums of money, shall be States; and from and after the last mentioned day; all sums accruing, or becoming payable to the United States, for duties, taxes, sales of public lands, or other debts, and also all sums due for postages, or otherwise to the General Post Office Department, shall be paid in gold and sliver only.

Sec. 20. And be it further enacted. That from and after the thirteith day of June, which will be in the year one thousand eight hundred and forty three, every officer or agent engaged in making week, and as much more frequently, in with as much promptitude as the conven- disbursements on account of the United States, or of the General Post Office, shall ceive at the Treasury, and at such other ty of the public funds will permit, with- make all payments in gold and silver coin prints as he may designate, payments in two f the public funds will permit, withlocated at the city of Beston, in the
located at the city of Beston, in the
located at the city of Beston, in the
located at the city of Massachus at same other of
lich shall be located at the city of located only; and any receiving or disbursing of advance for public lands, the payments ficer, or agent, who shall neglect, evade, so made, in all cases, to be evidenced by as such as the city of the said Treasurer of the last preceding section of this act, shall. United States which receipts so given by the Secretary of the Treasury, be shall be receivable for public lands, at politics and Virginia negros." - Ge

Suc. 21 And be it further enacted, nished to him in currency legally receiv- the construction of the offices of the recount of the money paid to, or deposited ment of the public moneys, other than furnished to him in drafts, shall Missouri, there shall be, and hereby is, with him, belonging to the Post Office those connected with the Post Office cause these drafts to be presented appropriated; to be paid out of any money shall use by way of investment, in any talic currency; And it shall be, and is public interests, and the convenient loca-SEC. 11. And be it further enacted, kind of property or merchandise, or shall hereby made, the duty of the head of the tion and security of the buildings to be

create any difference between the differ ent branches of the revenue, as to the

Sec. 23. And be it further enacted, priated. gents, as occasion may require, with such United States, the treasurers of the minis | That it shall be the duty of the Secretary of the Treasury to issue and publish regeach appointment. The agents selected to make these examinations shall be in- Louis, can be constructed and prepared at the place where payable, and to pre- ed. scribe the time according to the differaccounts and returns of the officer, as the tary of the treasury to procure suitable ent distances of the depositaries from money on hand, and the manner of its rooms for offices for those officers at their the seat of Government, within which all being kept, to the end that uniformity and respective locations, and to contract for drafts upon them, respectively, shall be accuracy in the accounts, as well as safe- such use of vaults and safes as may be presented for payment, and in default of lic moneys in the charge and custody of mode and place of payment which he those officers respectively, the expense | may deem proper; but in all those regulations and directions, it shall be the duty of the Secretary of the Treasury to guard, as far as may be, against those drafts being used or thrown into circulaofficer and surveyor; as a check upon the and eight hundred and forty, the resolution as a paper currency, or medium of

> Suc. 24. And be it further enacted, That the receivers-general of public money directed by this act to be appointed. shall receive, respectively, the following salaries, per annum, to be paid quarter yearly, at the Treasury of the United States, to wit: the receiver-general of public money at New York shall be paid a salary of four thousand dollars per annum; the receiver-general of public momoney at Charleston shall be paid a salapublic money at St. Louis shall be paid a salary of two thousand five hundred dolso collected; and that from and after the lars per annum; the treasurer of the mint year one thousand eight hundred and for- present salary, receive five hundred dolalso receive, one thousand dollars annushall be in full for the services of the respective officers, nor shall either of them commission, pay, or perquisite, for any official service, of any character or description whatsoever; and the making of any such charge, or the receipt of any such compensation, is hereby declared to be a misdemeanor, for which the officer convicted thereof, before any court of the United States of competent jurisdiction, shall be subject to punishment by fine, or imprisonment, or both, at the discretion of the court before which the officer shall be tried.

Sec. 25. And be it further enacted, That the Treasurer of the United States be, and he is hereby authorized to re-

Ly law to be received in payment for the the United States pursuant to the authority conferred in this section, shall not be the person to whom the receipt was given

SEC. 25. And be it further enacted. in the Treasury not otherwise appropriathat building for the safe-keeping public money, then he shall cause such such vaults and safes, to be sonstructed in the custom-house at Charaston, and no independent office shall be there

SEC. 27. And be it further enacted, That for the payment of the expenses authorized by this act, other than those hereinbefore provided for; a sufficient sum of money be, and the same is hereby appropriated, to be paid out of any monep in the Treasury not otherwise appro-

SEC. 28. And be it further enacted. That all acts or parts of acts which come in conflict with the provisions of this

R. M. T. HUNTER, Speaker of the House of Rep. RH. M. JOHNSON. Vice President of the United States, and President of the Senat APPROVED, July 4th, 1840. M. VAN BUREN.

From the Ohio Engle.

ANOTHER FALSEHOOD NAILED. *Mr. Sifford has performed an act of justice, and contributed to expose a foul lander, by eliciting the following note from Hon. B. TAPPAN, in contradiction of the notoriously forged language put into his mouth by the Gazette and other federal prints.

We call upon the Editor of the Gasette to publish this note and recant his falsehood.

Lancaster, O., July 20, 1840. Dear Sir-In justice to Mr. TAPPAN, I am induced to have the accompanying nev at Boston shall be paid a salary of letter published. Shortly after the pubtwo thousand five hundred dollars per lication of the Gazette and Express, and money on hand, of the receivers-gen- currency of the United States; and from annum; the receiver-general of public which contained the forged article, I addressed Mr. Tappan a letter, at the same ry of two thousand five handred dollars time enclosing him the paper, with a reacting as such, and to make a full, accu- hundred and forty-one, one fourth part per annum; and the receiver-general of quest that he would inform me whether he had used the language attributed to him by that paper or not. The reply is satisfactory, and will consign to the tomb of the Capulets another specimen of whig

honesty. With respect. &c. W. W. SIFFORD.

Washington City, July 15, 1840. Dear Sir—The extract you sent me from the Gazette and Express, begining "The price of labor is entirely too high," &c., is a piece of whig forgery. I nevbe permitted to charge, or receive any er, on any occasion, used language of that

Yours respectfully, BENJ. TAPPAN.

BEAUTIES OF WHIGGERY.

The Harrison Almanac for 1841, by J. P. Grifn, New York, says:
"In 1798, Harrison fought the celebrated battle of TIPPECANOE, by which achievements the machinations of Tecumseh and the Prophet were

So much for the veracity of Harrison Alma nacs. It is more probable, that in 1798 ha was assisting John Adams to higher the Allen and Sadition Law battles — Chilesche Advertise

MORE HARD TIMES, where are eigh first rate thips now being built in the l tie town of Medford, and one more co. tracted for .- Boston Post.

"Thank God, I have got rid of Virginia